

Sent: Mon 9/12/2016 4:23:30 AM
Subject: Sesko Lien
[Sesko Tolling Agreement.doc](#)
[20160912111950539.pdf](#)

Hi Dave,

Thank you for reviewing this for me. The agreement and the Lien are attached hereto.

Do all interested parties need to be named in or notified of this agreement? My question is based on the below sections of RCW 35.67:

RCW 35.67.220

Sewerage lien foreclosure-Parts-Tracts.

The city or town may foreclose its sewerage lien in an action in the superior court. All or any of the tracts subject to the lien may be proceeded against in the same action, and all parties appearing of record as owning or claiming to own, having or claiming to have any interest in or lien upon the tracts involved in the action shall be impleaded in the action as parties defendant.

RCW 35.67.240

Sewerage lien foreclosure-Procedure.

The service of summons, and all other proceedings except as herein otherwise prescribed including appeal, order of sale, sale, redemption, and issuance of deed, shall be governed by the statutes now or hereafter in force relating to the foreclosure of mortgages on real property. The terms "judgment debtor" or "successor in interest" in the statutes governing redemption when applied herein shall include an owner or a vendee.

Thank you,
Amanda

-----Original Message-----

From: RicohMFP@ci.bremerton.wa.us [mailto:RicoHMFP@ci.bremerton.wa.us]
Sent: Monday, September 12, 2016 11:20 AM
To: Amanda Harvey
Subject: Message from "RNP002673C4B1DD"

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